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9 JESON NELON PRESILLA FLORES, #6

10
11 **UNITED STATES DISTRICT COURT**
12 **FOR THE CENTRAL DISTRICT OF CALIFORNIA**

13 **UNITED STATES OF AMERICA,**

14 Plaintiff,

15 vs.

16 **MESTANZA CERCADO, et. al**

17 **JESON NELON PRESILLA FLORES,**
18 **#6**

19 Defendant.

Case No. 5:25-cr-198-KK-6

20 **STIPULATION FOR SETTING OF**
21 **BOND AND CONDITIONS OF**
22 **RELEASE FOR DEFENDANT**
23 **JESON NELON PRESILLA**
24 **FLORES**

25 COMES NOW, the parties hereto, Plaintiff United States of America, by and
26 through its counsel of record, the United States Attorney for the Central District of
27 California and Assistant United States Attorneys Kevin Butler and Jena MacCabe, and
28 Defendant Jeson Nelon Presilla Flores, by and through his counsel of record, John D.
Robertson, and hereby stipulate that Defendant Jeson Nelon Presilla Flores shall be
released and admitted bail upon the following terms and conditions.

1. Appearance bond in the total amount of \$65,000, with (a) an affidavit of
surety with justification in the amount of \$50,000 signed by Defendant's mother,
Emma Mireya Flores, and with full deeding of property located at 1340 W 8th Street

1 #52, Upland, CA 91786, and (b) an affidavit of surety without justification in the
2 amount of \$15,000 signed by Defendant's employer, Mkrtych Tamrazyan.

3 2. Forthwith release to pretrial ONLY (subject to the condition set forth in
4 paragraph 4, herein) upon the Court's signing of this Order setting bond and
5 conditions of release. Defendant must sign and submit a bond form, as well as the
6 posting of the affidavit of surety without justification in the amount of \$15,000 signed
7 by Mkrtych Tamrazyan within 48 hours of his release from custody. All other
8 conditions of bond must be met and posted within 14 days of date of Court's order
9 setting bail.

10 3. Defendant will be subject to the following general conditions of release:

11 a) defendant will appear in person in accordance with any and all directions
12 and orders relating to defendant's appearance in the above entitled matter as may be
13 given or issued by the Court or any judicial officer thereof, in that Court or before any
14 Magistrate Judge thereof, or in any other United States District Court to which
15 defendant may be removed or to which the case may be transferred.

16 b) defendant will abide by any judgment entered in this matter by
17 surrendering himself to serve any sentence imposed and obey any order or direction in
18 connection with such judgment as the Court may prescribe.

19 c) defendant will immediately inform defense counsel of any change in his
20 contact information, including his residence address and telephone number, so that he
21 may be reached at all times.

22 d) defendant will not commit a federal, state, or local crime during the
23 period of release.

24 e) defendant will not intimidate any witness, juror, or officer of the court or
25 obstruct the criminal investigation in this case. Additionally, defendant will not
26 tamper with, harass, or retaliate against any alleged witness, victim, or informant in
27 this case. Defendant understands that if he does so, he may be subject to further
28 prosecution under the applicable statutes.

1 f) defendant will cooperate in the collection of a DNA sample under 42
2 U.S.C. 4 14135a.

3 4. In addition to the general conditions of release set forth above, the
4 following conditions will be imposed upon Defendant:

5 a) defendant will submit to United States Probation and Pre-trial Services
6 Agency (“PSA” or “supervising agency”) supervision as directed by PSA;

7 b) defendant will surrender all passports and travel documents to
8 supervising agency, sign a Declaration re Passport and other travel documents (Form
9 CR-37), and will not apply for a passport or other travel documents during the
10 pendency of this case;

11 c) defendant’s travel will be restricted to Central District of California
12 unless prior permission is granted by supervising agency to travel to other locations;
13 Court permission is required for international travel as well as for any domestic travel
14 if the Defendant is in a Location Monitoring Program or as otherwise provided for
15 below;

16 d) defendant will reside as approved by supervising agency and will not
17 relocate without prior permission from supervising agency;

18 e) defendant will maintain or actively seek employment and provide proof
19 to supervising agency, unless excused by supervising agency for schooling, training,
20 or other reasons approved by supervising agency; employment to be approved by
21 supervising agency;

22 f) defendant will avoid all contact, directly or indirectly (including by any
23 electronic means), with any person who is a known victim or witness in the subject
24 investigation or prosecution;

25 g) defendant will avoid all contact, directly or indirectly (including by any
26 electronic means), with any known co-defendants except in the presence of counsel;

27 h) defendant will participate in the location monitoring program and abide
28 by all requirements of the program, under the direction of supervising agency, which

1 will include a location monitoring ankle monitor with Global Positioning System
2 (GPS), and will pay all or part of the costs of the program based upon defendant's
3 ability to pay as determined by supervising agency and be responsible for any lost or
4 damages equipment; and

5 i) defendant will be restricted to home detention, which requires Defendant
6 to remain at home at all times except for employment, education, religious services,
7 medical needs or treatment, attorney visits, court appearances and obligations, and
8 essential needs, all of which must be preapproved by the supervising agency.

9 5. A copy of this Order shall be transmitted to the U.S. Marshalls by the
10 Clerk of this Court for release of Defendant.

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12 **IT IS SO STIPULATED.**

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14 Date: July 29, 2025

/S/ John D. Robertson
JOHN D. ROBERTSON, ESQ.
Attorney for Defendant
Jeson Nelon Presilla Flores

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16
17 Date: July 29, 2025

/S/ Jena MacCabe
KEVIN BUTLER, ESQ.
JENA MACCABE, ESQ.
Attorney for Plaintiff
United States of America
(With Authorization)